

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FIFTH DISTRICT

NOT FINAL UNTIL TIME EXPIRES TO
FILE MOTION FOR REHEARING AND
DISPOSITION THEREOF IF FILED

CHRISTOPHER KENNETH MILLER,

Appellant,

v.

Case No. 5D21-827
LT Case Nos. 2020-CT-001439
2020-CT-001438
2020-TR-021199

STATE OF FLORIDA,

Appellee.

_____ /

Opinion filed November 2, 2021

Appeal from the County Court
for Osceola County,
Christine E. Arendas, Judge.

Christopher Kenneth Miller, Kissimmee,
pro se.

Ashley Moody, Attorney General,
Tallahassee, and Roberts J. Bradford,
Jr., Assistant Attorney General,
Daytona Beach, for Appellee.

PER CURIAM.

AFFIRMED. *See State v. Partlow*, 840 So. 2d 1040, 1042 (Fla. 2003)
(holding that “once sentence has been imposed, to withdraw a plea a

defendant must demonstrate a manifest injustice requiring correction” (citing *Lopez v. State*, 536 So. 2d 226, 229 (Fla. 1988)); *Bonamy v. State*, 313 So. 3d 1214, 1215 (Fla. 5th DCA 2021) (affirming denial of the defendant’s motion to withdraw plea where “[t]he coercion alleged after sentencing is refuted by the transcript and the written plea agreement” (quoting *Rivera v. State*, 984 So. 2d 574, 574 (Fla. 5th DCA 2008) (additional citations omitted))); *Thompson v. State*, 50 So. 3d 1208, 1211 (Fla. 4th DCA 2010) (“A defendant is bound by his sworn answers during a plea colloquy.” (citing *Iacono v. State*, 930 So. 2d 829, 831 (Fla. 4th DCA 2006))).

LAMBERT, C.J., TRAVER and NARDELLA, JJ., concur.